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1 2 3 4 5 6 7 8	HEATHER E. WILLIAMS, CA Bar #1226 Federal Defender ERIN M. SNIDER, CA Bar #304781 Assistant Federal Defender Designated Counsel for Service 2300 Tulare Street, Suite 330 Fresno, CA 93721 Telephone: (559) 487-5561 Fax: (559) 487-5950 Attorney for Defendant FREDRICK FLOYD DAWSON	STATES DISTRICT COURT
	FOR THE EASTERN DISTRICT OF CALIFORNIA	
9	FOR THE EASTERS	N DISTRICT OF CALIFORNIA
10 11	UNITED STATES OF AMERICA,	Case No. 1:22-cr-00107-SAB-1
12	Plaintiff,	DECLARATION OF ERIN SNIDER IN SUPPORT OF MOTION TO DISMISS
13 14	VS.	
15	FREDRICK FLOYD DAWSON,	
16	Defendant.	
17	I, Erin Snider, declare as follows:	
18	1. I am an Assistant Federal De	efender with the Office of the Federal Defender for
19	the Eastern District of California.	
20	2. The Office of the Federal Defender was appointed to represent Defendant	
21	Fredrick Floyd Dawson on June 7, 2022. I am the attorney assigned to Mr. Dawson's case.	
22	3. On June 21, 2022, I received an email from Filly M. DaSilva, a Supervisory	
23	Paralegal Specialist at the U.S. Attorney's Office. Attached to the email was eleven pages of	
24	discovery, consisting of a criminal history report and a placeholder for a native file. The native	
25	file—which was a recording of a May 5, 2021 interview with Mr. Dawson—was uploaded to	
26	USAfx that same day. In her email, Ms. DaSilva wrote: "There will be some supplemental	
27	discovery coming your way. Unfortunately, when I attempted to process the discovery I received	
28	error messages indicating the files are corru	apt and cannot be opened. They appear to consist of

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1	various excel files, PDFs, pictures, etc. I am reaching out to the agency to have them resend		
2	everything so that we receive it intact on our end."		
3	4. I have received no additional discovery to date.		
4			
5	I declare under penalty of perjury that the foregoing is true and correct.		
6	Signal this (th. day of July 2022) in France California		
7	Signed this 6th day of July, 2022, in Fresno, California.		
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9	Ein Littler EDIN WILDED		
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